

PROPOSED RULE MAKING

CR-102 (June 2004)
(Implements RCW 34.05.320)
Do NOT use for expedited rule making

Agency: Washington Redistricting Commission		
X Preproposal Statement of Inquiry was filed as WSR 11-08-077 Expedited Rule MakingProposed notice was filed as WSR Proposal is exempt under RCW 34.05.310(4).	; or Supplemental Notice to WSR	
Title of rule and other identifying information: Rules governing the specifically; WAC 417-01-110; WAC 417-01-125; WAC 417-01-140; WAC 417-02-110; WAC 417-02-115; WAC 417-02-125; WAC 417-02-1417-06-130; WAC 417-06-150.	NAC 417-01-150; WAC 417-01-155;WAC 417-02-100;	
Hearing location: Conference Room Washington State Redistricting Commission Office 1063 Capitol Way South, Suite 16 Olympia, WA 98504	Submit written comments to: Name: Bonnie Bunning Address:Washington Redistricting Commission 1063 Capitol Way South Suite 16 PO Box 40948 Olympia, WA 98501-0948 e-mail bonnie.bunning@redistricting.wa.gov fax 360-586-0433 by July 1, 2011	
Date: <u>July 6, 2011</u> Time: <u>9:00AM</u>	Assistance for persons with disabilities: Contact	
Date of the Laboratory Anna 2011	Heather Boe by July 1, 2011	
Date of intended adoption: July 6, 2011 (Note: This is NOT the effective date)	TTY (800) <u>635-9993</u> or (360) <u>786-0047</u>	
members of the public to submit proposed redistricting plans, and encout to be able to participate in a timely and meaningful way in the developm known to the public immediately. These procedures include such things changed since the 2001 effort, it is necessary to amend the rules. With a would not be known to the public for several months, and would impede	nent of a plan, the procedures applicable to the process must be as a correct address and format for plan submission. As this has normal time periods for permanent rulemaking, the new procedures	
Statutory authority for adoption: RCW 44.05.080(2)	Statute being implemented: 44.05 RCW	
Is rule necessary because of a: Federal Law? Federal Court Decision? State Court Decision? If yes, CITATION: Yes X No Yes X No Yes X No	CODE REVISER USE ONLY	
DATE May 20, 2011		
NAME (type or print)		
Bonnie Burning Bonnie Burning		
TITLE Evacutive Director Weshington Padistricting Commission		

(COMPLETE REVERSE SIDE)

Agency comments or recommendations, if any, as to statutory language, implementation, enforcement, and fiscal matters: : Pursuant to Washington Constitution Art. II, Section 43, and RCW 44.05.030, the Washington Redistricting Commission is required to submit to the state Legislature, no later than January 1, 2012, a redistricting plan. The Commission's administrative rules encourages members of the public to submit proposed redistricting plans, and encourages early submission of third party plans. In order for the public to be able to participate in a timely and meaningful way in the development of a plan, the procedures applicable to the process must be known to the public immediately. These procedures include such things as a correct address and format for plan submission. As this has changed since the 2001 effort, it is necessary to amend the rules. With normal time periods for permanent rulemaking, the new procedures would not be known to the public for several months, and would impede the public's participation in the process			
Name of pr	oponent: (person or organization) V	Vashington State Redistricting Commission	☐ Private ☐ Public X Governmental
Name of ag	ency personnel responsible for:		
	Name	Office Location	Phone
Drafting	Bonnie Bunning	1063 Capitol Way South, Suite 16	(360) 786-0040
Implementati	onBonnie Bunning	1063 Capitol Way South, Suite 16	(360) 786-0040
Enforcement	Bonnie Bunning	1063 Capitol Way South, Suite 16	(360) 786-0040)
Has a smal	I business economic impact state	ement been prepared under chapter 19.85 RCW?	
☐ Yes.	Attach copy of small business econ-	omic impact statement.	
Name: Address: phone () fax () e-mail X No. Explain why no statement was prepared. These rule changes update the Commission's address; correct statutory citations; and update the electronic means by which third party plans may be submitted. There are no economic impacts from these house-keeping changes.			
Is a cost-be	enefit analysis required under RC	W 34.05.328?	
☐ Yes	A preliminary cost-benefit analysis Name: Address:	s may be obtained by contacting:	
_	phone () fax () e-mail		
☐ No:	Please explain:		